# **GIUFFRE**

VS.

# **MAXWELL**

**Deposition** 

# **VIRGINIA GIUFFRE**

05/03/2016

Agren Blando Court Reporting & Video, Inc.

216 16th Street, Suite 600 Denver Colorado, 80202 303-296-0017

#### Case 1:15-cv/Agreg-Blandoo Countn/Reporting Revidence Page 2 of 22

1 I believe this is when I was hoping to Α 2 join the CVRA case. 3 All right. And do you know when this document was filed? 4 5 And actually, just to be clear, about 6 halfway there's actually a second document that was 7 So this is a composite exhibit. Let me be 8 very clear. 9 So after page 14 -- I'm sorry, 13, there's 10 a second document that is styled Jane Doe #3 and Jane 11 Doe #4's Corrected Motion Pursuant to Rule 21 for Joinder In Action. 12 13 Do you see that? 14 Did you say page 14? Α 15 It is on the 14th page of this document. Q 16 Do you see that? 17 I do. Α 18 And so this composite Exhibit 2 has both a O 19 motion and a corrected motion. 20 Do you see that? 21 Α Yes. 22 And were both of those pleadings O 23 authorized by you to be filed? 24 Α Yes. 25 In other words, you wanted to join the Q

#### Case 1:15-cv/Agreg-Blandoo Counth Reprorting Relidence Page 3 of 22

- 1 CVRA action in or about December 30th, 2014, correct?
- 2 A I -- I'm not aware of the exact dates.
- There's no dates on this. But I did try to join the
- 4 motion, yes.
- 5 Q All right. If you can look at the top
- 6 line of the document.
- 7 A Yes.
- 8 Q Does it say, Entered on FLSD --
- 9 A Oh, it does, too, I'm sorry, yes.
- 10 Q That's all right. So does that refresh
- your memory as to about when you first sought to join
- the CVRA action?
- 13 A Yes.
- 14 Q December 30th, 2014, correct?
- 15 A Yes.
- Q And the corrected motion was filed a few
- days later, correct?
- 18 A Yes, correct.
- 19 Q If I could turn to Defendant's Exhibit 3,
- which was January 21st.
- 21 (Exhibit 3 marked.)
- MR. EDWARDS: Thank you.
- Q (BY MS. MENNINGER) Do you recognize this
- 24 document?
- 25 A Yes, I do.

#### Case 1:15-cv/Agreg-Blandoo Countn/Reprorting Revidence Page 4 of 22

1 physical features of Ghislaine Maxwell? I can tell you that she had very large 2 3 natural breasts. I can tell you that her pubic hair was dark brown, nearly black. I don't remember any 4 5 specific birthmarks or moles that I could point out that would be relevant. 6 7 Any scar? Q I don't remember any scars. 8 Α 9 Any tattoos? Q 10 Α No tattoos. 11 When did you next go to the El Brillo Q 12 house? I believe it would have been the next day. 13 Α 14 You believe it would have been or was it? Q 15 MR. EDWARDS: Form. 16 Α I know that it was consecutive, that I 17 continued to go there after my first -- the first 18 time that the abuse took place there. It was 19 consecutive that I was there, I believe, over the next course of weeks. 20 21 (BY MS. MENNINGER) What day of the week 0 22 was the first time you went? 23 I don't know. Α 24 Do you know whether you went the very next

25

day or not?

#### Case 1:15-cv/Agrea-Blandoo CountnReprorting Revidence Page 5 of 22

- 1 A I believe I did.
- Q All right. How did you get there the very
  next day?
- 4 MR. EDWARDS: Form.
- 5 A I believe my dad dropped me off again.
- Q (BY MS. MENNINGER) When you say you believe, do you recall him doing that or are you quessing?
- A I don't -- well, this is how I figure

  this. I don't remember Ghislaine picking me up from

  Mar-a-Lago. I didn't have my own car. So the only

  way I could have really gotten there would have been

  my dad picking me up -- I mean, sorry, dropping me

  off.
- Q Do you have a distinct recollection of your father dropping you off there more than one day in a row?
- 18 A Yes.
- 19 Q You do not recall the car he was driving?
- 20 A Like I said, he always drove trucks.
- That's as good as I can get.
- Q And so -- and you worked on weekends as well at Mar-a-Lago or no?
- 24 A No.
- 25 Q So the second day would have had to be

## Case 1:15-cv/Agreg-Blandoo Countn/Reporting Revolution Reporting Revolution Page 6 of 22

1 I wouldn't say directly. Α 2 0 How --3 Α I'd say I stayed with my parents for --4 like, I think I finished school at Crestwood. 5 would have been in, I don't know, I guess eighth 6 grade, finished eighth grade. And then -- I don't 7 I really don't know. Around eighth grade. 8 O You went to Growing Together? 9 Α I think -- I think it was then. 10 And how many years did you live at Growing 0 11 Together? 12 Α Over a year. 13 Were you ever in foster care? O 14 What Growing Together was, was like a Α 15 group home that sent you away to foster parents every 16 night. 17 So you lived in other people's homes O 18 during the period of time you were assigned to 19 Growing Together? 20 Α Well, you stayed at Growing Together 21 during the day and then at night you get sent home 22 with parents. 23 Did you go to school while you were at O 24 Growing Together? 25 Α Yeah, they offer education there.

# Case 1:15-cv**Agrea-Blando**o**Conet**n**Reporting** Revidenaline. Page 7 of 22

1	Q So the education was at Growing Together?
2	A Yeah.
3	Q You did not attend a Palm Beach County
4	A I did, but you had to earn your levels up
5	to be able to go outside. So I don't remember what
6	level you have to get up to, to go out to another
7	school. I think there was like seven levels or
8	something. And you had to make it to, like, level 4
9	to be able to go to outside school.
10	Q So for some period of time you were
11	assigned to Growing Together and you were going to
12	school at Growing Together. And for some period of
13	time you were going to other schools and coming back
14	to Growing Together?
15	A Correct.
16	Q And then when you came back to Growing
17	Together, you were sent to spend the night at a
18	family's home?
19	A Yes.
20	Q So you never slept at Growing Together?
21	A No.
22	Q Did you live other than living at or
23	staying at Growing Together during the day and
24	sleeping at these other homes at night, is there
2.5	anywhere else that you recall living in the period

1 I think it's I really can't make out 3 the telephone number. 4 Okay. Do you see Relationship? Can you Q 5 read that? 6 Friend. Α 7 Okay. Do you see just below that there's 0 8 a line that says number 21? 9 Do not stop -- sorry, Do not sign Α 10 application until requested to do so by 11 administrating an oath. 12 Q Okay. 13 Applicant's signature age 13 or older. Α 14 Oh, it's by the signature line? Q 15 Yeah. Α 16 Q And that's your signature? 17 Α Yes. 18 All right. And this is the document that O 19 you recall filling out for your first passport? 20 I don't recall doing it, but yes, it's in Α 21 my handwriting and it's got all of my information on 22 it. 23 And on line -- box 23 it's got your O Okay. 24 driver's license checked off, right? 25 Α July 23. Yeah, I really can't make out

#### Case 1:15-cv/Algrena-Blandoo Couneth Reprorting Relevide 103 Inc. Page 9 of 22

1 And when they say massage, that means erotic, okay? 2 That's their term for it. I think there are plenty 3 of other witnesses that can attest to what massage 4 actually means. 5 And I'm telling you that Ghislaine told me 6 to go to Glenn Dubin and give him a massage, which 7 means sex. 8 0 Okav. So Glenn -- Ghislaine Maxwell told 9 you to go give a massage to Glenn Dubin? 10 Α Correct. 11 That's your testimony? Q 12 Α That is my testimony. 13 O All right. Ghislaine Maxwell told you to 14 go give a massage to , correct? 15 Α Correct. 16 Q Ghislaine Maxwell told you to give a 17 massage to Prince Andrew, correct? 18 Α Correct. 19 Q Ghislaine Maxwell told you to give a 20 massage to Bill Richardson, correct? 21 А Correct. 22 When did Ghislaine Maxwell tell you to O 23 give a massage to Bill Richardson? 24 Α I don't know dates.

Where were you?

25

Q

## Case 1:15-cv-Agree Blando Court Reporting Revideo / Inc. Page 10 of 22

1 Α When it happened? 2 When Ghislaine Maxwell used the words, Go 3 give a massage to Bill Richardson, where were you? 4 MR. EDWARDS: Object to the form. 5 Mischaracterizes her testimony. 6 I can't tell you where we were. I know where I was sent to. I don't know where we were when 7 8 she told me to do that. 9 (BY MS. MENNINGER) Where were you sent Q 10 to --11 New Mexico. Α 12 Q -- by Ghislaine Maxwell? 13 MR. EDWARDS: Object to the form. 14 Mischaracterizes her testimony again. 15 Are you smiling at me because --Α 16 (BY MS. MENNINGER) No, I'm asking you to 17 answer the question. 18 I have answered the question. I was sent to New Mexico. 19 20 Q Okay. Where were you sent from? 21 I already answered that. I don't know Α where I was sent from. 22 23 Q Okay. 24 Α I was flying everywhere with these people. 25 Where were you sent by Ghislaine Maxwell Q

#### Case 1:15-cv-Agres: Blando Court Reporting Relideo3/Inc. Page 11 of 22

1 to have sex with Jean Luc Brunel? 2 MR. EDWARDS: Object to the form. 3 Mischaracterized her testimony. Many places. 4 Α (BY MS. MENNINGER) Ghislaine Maxwell sent 5 0 6 you to many places to have sex with Jean Luc Brunel? 7 MR. EDWARDS: Object to the form. 8 Α It happened at many places, yes. (BY MS. MENNINGER) You had sex with Jean 9 Q 10 Luc Brunel at many places is what you're saying, 11 correct? 12 I was sent to Jean Luc Brunel at many Α places to have sex with him. 13 14 When did Ghislaine Maxwell send you to a Q 15 place to have sex with Jean Luc Brunel? 16 Α You are asking --17 MR. EDWARDS: Form. 18 Α -- me to answer the impossible. 19 (BY MS. MENNINGER) All right. When did Q 20 Ghislaine Maxwell send you to have sex with the owner 21 of a large hotel chain? 2.2 MR. EDWARDS: Object to the form. 23 Mischaracterization. 24 Α I'm going to keep answering the questions 25 the same way that I keep answering them. I don't

#### Case 1:15-cv-Agree Blando Court Reporting Relideo3/Inc. Page 12 of 22

1 know where it was when she said to go do this. 2 (BY MS. MENNINGER) Okay. Where were you 0 3 sent to have sex with the owner of a large hotel chain by Ghislaine Maxwell? 4 5 MR. EDWARDS: Object to the form. 6 I believe that was one time in France. Α (BY MS. MENNINGER) Which time in France? 7 0 8 А I believe it was around the same time that 9 Naomi Campbell had a birthday party. 10 Where did you have sex with the owner of a 0 11 large hotel chain in France around the time of Naomi 12 Campbell's birthday party? 13 In his own cabana townhouse thing. 14 part of a hotel, but I wouldn't call it a hotel. 15 Jeffrey was staying there. Ghislaine was 16 staying there. Emmy was staying there. I was 17 staying there. This other guy was staying there. Ι 18 don't know his name. 19 I was instructed by Ghislaine to go and 20 give him an erotic massage. 21 She used the words erotic massage? 0 2.2 No, that's my word. The word massage is Α 23 what they would use. That's their code word. 24 Q Was she in the room when you gave this erotic massage to the owner of a large hotel chain? 25

#### Case 1:15-cv-Agree-Blando Court Reporting Revideo3/Inc. Page 13 of 22

1 No, she was not in the room. She was in Α another cabana. 2 3 And other than telling you to go give the owner of this large hotel chain a massage, do you 4 5 remember any other words she used to you to direct 6 you in what you should do? 7 Α Not at the time, no. 8 Where did -- where were you and where was 9 Ms. Maxwell when she directed you to go have sex with Marvin Minsky? 10 11 MR. EDWARDS: Object to the form. 12 Α I don't know. 13 (BY MS. MENNINGER) Where did you go to 0 14 have sex with Marvin Minsky? 15 I believe it was the U.S. Virgin Islands, А 16 Jeff's -- sorry, Jeffrey Epstein's island in the U.S. 17 Virgin Islands. 18 O And when was that? 19 Α I don't know. 20 0 Do you have any time of year? 21 Α No. 22 Do you know how old you were? Q 23 No. Α 24 Q Other than Glenn Dubin, 25 Prince Andrew, Jean Luc Brunel, Bill Richardson,

## Case 1:15-cv-Agree Blando CourtiReporting Relitide03/Inc. Page 14 of 22

1 another prince, the large hotel chain owner and Marvin Minsky, is there anyone else that Ghislaine 2 3 Maxwell directed you to go have sex with? 4 I am definitely sure there is. But can I Α remember everybody's name? 5 6 Okay. Can you remember anything else Q about them? 7 8 Look, I've given you what I know right 9 I'm sorry. This is very hard for me and very 10 frustrating to have to go over this. I don't -- I 11 don't recall all of the people. There was a large amount of people that I was sent to. 12 13 Do you have any notes of all these people 14 that you were sent to? 15 Α No, I don't. 16 Q Where are your notes? 17 I burned them. Α 18 When did you burn them? Q 19 In a bonfire when I lived at Titusville Α 20 because I was sick of going through this shit. 21 Did you have lawyers who were representing 0 22 you at the time you built a bonfire and burned these 23 notes? 24 Α I've been represented for a long time, but 25 it was not under the instruction of my lawyers to do

#### Case 1:15-cv-Agres: Blando Court Reporting Relideo3/Inc. Page 15 of 22

- this. My husband and I were pretty spiritual people
- and we believed that these memories were worth
- 3 burning.
- 4 Q So you burned notes of the men with whom
- you had sex while you were represented by counsel in
- 6 litigation, correct?
- 7 MR. EDWARDS: Object to the form.
- 8 A This wasn't anything that was a public
- 9 document. This was my own private journal, and I
- didn't want it anymore. So we burned it.
- 11 Q (BY MS. MENNINGER) When did you write
- that journal?
- 13 A Just over time. I started writing it
- probably in, I don't know, I can't speculate, 2012,
- 15 2011.
- Q So you did not write this journal at the
- time it happened?
- 18 A No.
- 19 Q You started writing this journal
- 20 approximately a decade after you claim you finished
- being sexually trafficked, correct?
- 22 A Yes.
- Q And you started writing a journal after
- you had a lawyer, correct?
- 25 A Correct.

#### Case 1:15-cv-Agree Blando Court Reporting Relideo3/Inc. Page 16 of 22

1 Including Mr. Edwards, who is sitting Q right here, correct? 2 3 Α Correct. What did that journal look like? 4 Q 5 Α It was green. 6 And what else? Q 7 Α It was just a spiral notebook. Okay. And what did you put into that 8 Q 9 green spiral notebook? 10 Bad memories. Things that I've gone 11 through, lots of things, you know. I can't tell you. 12 There was a lot of pages. It was over 300 pages in 13 that book. 14 Did you ever show that book to your Q 15 lawyers? 16 Α No. 17 O Did you show that book to anyone? 18 Α My husband. 19 Q Did you show it to anyone else besides 20 your husband? 21 Α No. 22 Did you tear out pages and give them to O 23 Sharon Churcher? 24 Α No, I wrote -- those pages that you're 25 talking about, I wrote for her specifically.

#### Case 1:15-cv-Agres: Blando Court Reporting Relideo3/Inc. Page 17 of 22

1 wanted to know about the Prince Andrew incident. 2 0 So that's a different piece of paper? 3 Α Yeah, that's just random paper. So you had a green spiral notebook that 4 Q 5 you began sometime in 2011 or 2012 in which you wrote 6 down your recollections about what had happened to 7 you, and you burned that in a bonfire in 2013. 8 Did I get that right? 9 Α You got that right. And do you have no other names of people 10 0 11 to whom you claim Ghislaine Maxwell directed you to 12 have sex, correct? 13 Α At this time, no. 14 0 Is there any document that would refresh 15 your recollection that you could look at? 16 Α If you have a document you'd like to show 17 me, I would be glad to look at it and tell you the 18 names I recognize off of that. 19 Q I'm just asking you if there's a document 20 you know of that has this list of names in it? 21 Not in front of me, no. Α 22 Where is the original of the photograph O 23 that has been widely circulated in the press of you 24 with Prince Andrew? 25 Α I probably still have it. It's not in my

#### Case 1:15-cv-Agres Blando Court Reporting Relideo3/Inc. Page 18 of 22

1 possession right now. Where is it? 2 O 3 Α Probably in some storage boxes. 4 Where? 0 5 In Sydney. Α 6 Where in Sydney? Q 7 Α At some family's house. We got the boxes shipped to Australia, and they were picked up off the 8 9 porch by my nephews and brought to their house. 10 Which is where? Q 11 Α In Sydney. 12 Q Where in Sydney? 13 Α 14 And who lives in that house? Q 15 Well, it's owned by my mother-in-law and Α 16 father-in-law, but my nephews live in the house. 17 What are their names? O 18 I'm not giving you the names of my Α 19 nephews. 20 What's the address of the house? 0 21 Α Why would you want that? 22 I want to know where the photograph is. O 23 I'm asking you where the photograph is. And you've 24 just told me it's somewhere in 25 Α Yes.

#### Case 1:15-cv-Agres | Blando Court | Reporting | Selvideo3 | Inc. Page 19 of 22

1 So where in is the photograph Q 2 located? 3 Α If I can't 100 percent say that the photograph is there, it could be at my house that I 4 5 presently live in. I'm not going to give you the 6 address of my nephews' residence. 7 O When is the last time you saw the 8 photograph in person? 9 Α When I packed and left America. 10 Colorado? 0 11 Α Yes. 12 Q All right. So you had that photograph 13 here with you in Colorado? 14 Yes. Α 15 Q What's on the back of the photograph? 16 Α I'm sorry? 17 Is there anything on the back of the Q 18 photograph? 19 Α There's like the date it was printed, but 20 no writing or anything. 21 Okay. Does it say where it was printed? 0 22 Α I don't believe so. I think it just -- I 23 don't remember. I just remember there's a date on 24 it. Whose camera was it taken with? 25 Q

## Case 1:15-cv-Agres | Blando Court | Reporting | Selvideo3 | Inc. Page 20 of 22

1 My little yellow Kodak camera. Α 2 0 Who took the picture? 3 Α Jeffrey Epstein. And where did you have it developed? 4 Q I believe when I got back to America. 5 Α 6 So where? Q 7 Α I don't know. 8 Q Palm Beach? 9 Α I don't know. 10 What is the date the photograph was 0 11 printed? 12 Α I believe it's in March 2001. 13 O Okay. 14 But that's just off of my photographic Α 15 I don't -- it could be different, but I memory. 16 think it's March 2001. 17 You have a photographic memory? 0 18 Α I'm not saying I have a photographic 19 memory. But if I'd look at the back of the photo and I remember what it says, I believe it was March 2001. 20 21 Did the photograph ever leave your 0 22 possession for a while? 23 I gave it to the FBI. Α 24 Q Okay. And when did you get it back? 25 When they took copies of it. Α

#### Case 1:15-cv-Agres | Blando Court | Reporting | Selvideo3 | Inc. Page 21 of 22

1 When was that? Q 2 Α 2011. 3 When they came to interview you? 0 4 Α Yes. 5 So from 2011 until you left Colorado it Q 6 was in your personal possession? 7 Α Yes. What other documents related to this case 8 0 9 are in that, storage boxes in Australia? 10 MR. EDWARDS: Object to the form. 11 Documents related to this case -- there --Α 12 I don't know. I really can't tell you. I mean, 13 there's seven boxes full of Nerf guns, my kids' toys, 14 photos. I don't know what other documents would be 15 in there. 16 (BY MS. MENNINGER) Did anyone search 17 those documents after you received discovery requests 18 from us in this case? 19 I haven't been able to obtain those boxes. Α 20 I can't get them sent back up to me. It's going to 21 cost me a large amount of money. And right now I'm 22 trying to look after my family, so I'm not able to 23 afford to get them up. 24 0 You live in Australia, correct?

I do.

Α

25

# Case 1:15-cv-Agres | Blando Court | Reporting | Revideo | Inc. Page 22 of 22

1	read it.
2	MS. MENNINGER: We're going off the
3	record.
4	MR. EDWARDS: Yeah, that's fine. She'll
5	read.
6	THE VIDEOGRAPHER: That concludes today's
7	proceedings. We're off the record at 5:28.
8	(Proceedings concluded at 5:28 p.m.)
9	
10	* * * * * *
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
2.5	